

Exhibit 3
(Redacted)
(Previously Filed Under Seal as Dkt. 390)

Amendment One to Fair Isaac Software License and Maintenance Agreement – Blaze Advisor		Page 1 of 2
FI Contract Number:		FI LR# 30274

AMENDMENT ONE TO SOFTWARE LICENSE AND SERVICES AGREEMENT

This Amendment One (the “**Amendment**”) is effective as of ~~July~~ ^{August} 1, 2006 (the “**Amendment Effective Date**”) and amends the Software License and Services Agreement entered into on June 30, 2006 (the “**Agreement**”) by and between Fair Isaac Corporation (“**Fair Isaac**”) and Chubb and Sons a division of Federal Insurance Company (“**Client**”).

WHEREAS, the Agreement provided for the licensing of certain Fair Isaac Products known as Blaze Advisor Development and Blaze Advisor Deployment; and

WHEREAS, under the Agreement, Client was given an option to expand the license granted in the Agreement to a Divisional Enterprise License; and

WHEREAS, Client wishes to exercise the Divisional Enterprise License option.

NOW THEREFORE, the parties agree to amend the Agreement as set forth below.

- As of the Amendment Effective Date, the table in Section 1 of Exhibit A to the Agreement shall be deleted in its entirety and replaced with the following:

Product	Item #	Initial Term (Perpetual or No. of Years)	Scope/Quantity
Blaze Advisor Development Platform: JAVA and .Net	280-DVLI-03 (Perpetual)	Perpetual	For use on up to 10 Seats to be used solely by the Chubb Specialty Lines Division
Blaze Advisor Deployment Platform: JAVA and .Net	280-DPLI-03 (Perpetual)	Perpetual	For use solely by the Chubb Specialty Lines Division; no other limitations (i.e. Seat or Named Application limitations) apply
Documentation for Blaze Advisor: • User guide (available in HTML or PDF)	N/A	Perpetual	1 set
Support and Maintenance Fee for Blaze Advisor Software:	280-OOMN-08	Initial Term: One year	
TOTAL LICENSE AND FIRST YEAR SUPPORT AND MAINTENANCE			

*If Client has paid any license and/or support and maintenance fees under the Agreement, those amounts received by Fair Isaac shall be deducted from the Total License and First Year Support and Maintenance Fees listed above.

EXHIBIT

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2. PAYMENT

2.1 License Fees. Client agrees to pay the license fees described above (less any amounts already paid under the Agreement, as noted above) upon execution of this Amendment.

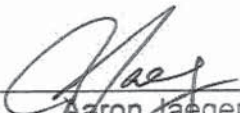
2.2 Maintenance Fees. Client agrees to pay the support and maintenance fees for the first year (less any amounts already paid under the Agreement, as noted above) upon execution of this Amendment, and annually thereafter in advance while the maintenance term is in effect. Client agrees that the maintenance fee set forth above covers only the licenses to the Fair Isaac Products set forth in this Amendment and does not cover any other licenses to the Fair Isaac Products granted to Client under any other agreement. The total maintenance fee for the Fair Isaac Products for future years shall be calculated based on the total license fees paid by Client for the Fair Isaac Products under this Amendment and all other agreements.

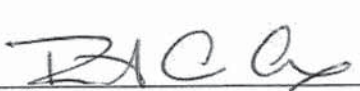
3. MISCELLANEOUS. Unless otherwise indicated, capitalized terms used in this Amendment have the meanings given them in the Agreement. Except as expressly amended by this Amendment, all other provisions of the Agreement continue in full force and effect. If there is a conflict between the Agreement and this Amendment, the terms of this Amendment control. This Amendment, together with the terms of the Agreement, constitute the full and entire understanding and agreement between the parties with regard to the subject matter hereof, and supersedes all prior or contemporaneous proposals and all other oral or written understandings, representations, conditions, and other communications between the parties relating to such subject matter, as well as the terms of all existing or future purchase orders and acknowledgements.

Fair Isaac and Client are signing this Amendment as of the Amendment Effective Date, notwithstanding the date of the parties' actual signatures.

FAIR ISAAC CORPORATION

CLIENT – CHUBB & SON

By: 
 Name: Aaron Jaeger
 Title: Manager
Financial Planning & Analysis
 Date Signed: 8-1-06

By: 
 Name: ROBERT C. COX
 Title: EXECUTIVE VICE PRESIDENT
 Date Signed: 7/21/06

Unless Client signs this Amendment and returns it to Fair Isaac by July 31, 2006, prices and terms are subject to change.

